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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/734,761	12/13/2000	Cha-Mei Tang	40797	4832	
75	590 08/21/2002				
Joseph J. Buczynski			EXAMINER		
Roylance, Abra Suite 600	ms, Berdo & Goodman,	CHURCH, CRAIG E			
1300 19th Street, N.W. Washington, DC 20036			ART UNIT	PAPER NUMBER	
·· ···································		2882			
		DATE MAILED: 08/21/2002			

Please find below and/or attached an Office communication concerning this application or proceeding.

PTO-90C (Rev. 07-01)



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- 1	TATES OF		
99/734,761	FIRST NAMED	ADDICANT	ATTORNEY DOCKET NO.
SERIAL NUMBER FILING DATE	FIEST VAMED	APPLICANT	ATTOMICT BOCKET NO.
			EXAMINER
		ART UNIT	PAPER NUMBER
			15
		DATE MAILED:	

Below is a communication from the EXAMINER in charge of this application COMMISSIONER OF PATENTS AND TRADEMARKS

ADVISORY ACTION

				1						
	THE	PERIOD FOR RESPONSE:								
3)		is extended to run	or continues to run	from the da	te of the final rejection	ın				
)		expires three months from the date of the final rejection or as of the mailing date of this Advisory Action, whichever is later. In no event however, will the statutory period for the response expire later than six months from the date of the final rejection.								
		Any extension of time must be obtained The date on which the response, the per purposes of determining the period of ex 1.17 will be calculated from the date of t	tition, and the fee have been stension and the corresponding	filed is the date of the r ng amount of the fee. A	esponse and also th ny extension fee pur	e date for the rsuant to 37 CFR				
	App	pellant's Brief is due in accordance with 3	7 CFR 1.192(a).							
X	App to p	olicant's response to the final rejection, file place the application in condition for allow	ed 8/6/02 has brance:	peen considered with the	e following effect, bu	t it is not deemed				
	X	The proposed amendments to the claim	and /or specification will not b	e entered and the final	rejection stands bec	ause:				
		a. There is no convincing showing unpresented.	ider 37 CFR 1.116(b) why the	proposed amendment	is necessary and wa	as not earlier				
		b. They raise new issues that would it	require further consideration a	and/or search. (See No	te).					
		c. They raise the issue of new matter	r. (See Note).		•					
		d. They are not deemed to place the appeal.	e application in better form for o	r appeal by materially re	ducing or simplifying	the issues for				
		e. They present additional claims with	thout cancelling a correspond	ing number of finally rej	ected claims.					
		NOTE: STructural	limitations	conveyed	by "add	tional				
		Gl. L.	"thebress	would be		0.77/75				
,		Newly proposed or amended claims	would be al		senarately filed amer	ndment cancelling				
-	LJ	the non-allowable claims.	Woold oo ta		roparatory mod arrior					
3.	×	Upon the filing an appeal, the proposed be as follows:	amendment will be enter	ed X will not be enter	ed and the status of	the claims will				
		Claims allowed:	-							
		Claims objected to:	•							
		Claims rejected: 17 75								
		Applicant's response has overcome	the following rejection(s):			<u> </u>				
4.		The affidavit, exhibit or request for recor	nsideration has been consider	red but does not overco	me the rejection bec	ause				
5.		The affidavit or exhibit will not be consider presented.	ered because applicant has n	ot shown good and suff	icent reasons why it	was not earlier				
_	The	proposed drawing correction has	has not been approved b	w the examiner		Λ .				
	Oth		inas not been approved t	у шо сланинст.	Cary E	Clevel				
				•	Craig E. Ch	urch				

Primary Examiner